

## EXHIBIT 4

<p style="text-align: right;">Page 42</p> <p>1 M. Antonelli      2 if you know.      3 A He did not contact me.      4 Q You said you had a conversation      5 with him in the first quarter of 2005, which      6 would have been about February 2005?      7 A Right.      8 Q If he didn't contact you, did you      9 contact him?      10 A Probably, if he doesn't call me      11 during that timeframe I call him. So it's      12 just kind of procedure that we -- around that      13 timeframe we have a call.      14 Q What information was in your      15 possession that led you to believe that you      16 had to discuss with him ConnectU's tax returns      17 for 2000 -- for filing in 2005?      18 MR. HORNICK: Objection; lack of      19 foundation. You can answer.      20 A The checks -- the check signing      21 authorize for the bank, for the checking      22 account.      23 Q What check authorization are you      24 referring to?      25 MR. HORNICK: You can answer.</p>	<p style="text-align: right;">Page 44</p> <p>1 M. Antonelli      2 Tyler and Cameron were members?      3 A Yes.      4 Q By whom?      5 A Cameron.      6 Q What do you recall about his      7 direction?      8 A The form asks what -- I believe the      9 checking account form does ask what the titles      10 are.      11 Q All right. Did Cameron tell you      12 why he was putting himself down as a member?      13 A No.      14 Q Did he tell you why he was putting      15 Tyler down as a member?      16 A No.      17 Q Did he tell you why you were being      18 put down as a signer?      19 A Just a matter of convenience, if      20 they were not in the office and something      21 needed to go out.      22 Q Did he tell you why Howard was put      23 down as a signer?      24 A No.      25 Q Did he discuss at all any of the</p>
<p style="text-align: right;">Page 43</p> <p>1 M. Antonelli      2 A The ConnectU checking account.      3 Q What was the ConnectU checking      4 account?      5 A They had opened an account at      6 Wachovia.      7 Q Who is they?      8 A Cameron and Tyler.      9 Q Had anybody else signed on to that      10 checking account?      11 A Howard was on there as a signer,      12 and I'm on there as a signer.      13 Q What is a signer?      14 A To be able to sign the checks in      15 their absence.      16 Q Is Cameron and Tyler on there in      17 some other capacity?      18 A I believe they're on there as      19 members.      20 Q What do you understand a member to      21 be?      22 A To be honest with you, I don't,      23 that's what I was directed to put down there      24 for them.      25 Q You were directed to put down that</p>	<p style="text-align: right;">Page 45</p> <p>1 M. Antonelli      2 circumstances surrounding the formation of      3 ConnectU at this time?      4 A No.      5 Q Had he discussed with you, at any      6 time prior to setting up this checking      7 account, the circumstances surrounding the      8 formation of ConnectU LLC?      9 A No.      10 Q Tell me everything you can recall      11 about your discussion with Richard Paukner as      12 it related to ConnectU at this time.      13 A It was probably less than a minute.      14 One of the usual questions is, "Anything new?"      15 And I probably said to Richard, "Well, it      16 looks like the boys, Cameron and Tyler, have      17 this LLC."      18 Q How did you know -- and the only      19 reason you knew they had this LLC was from the      20 checking account?      21 A Yes. The checking account, right.      22 Q Had you ever had any discussions      23 with Richard Paukner prior to this time about      24 ConnectU LLC, if you know?      25 A No.</p>

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<p style="text-align: right;">Page 142</p> <p>1 M. Antonelli      2 and it would have been a day that I either      3 forwarded an e-mail with the expenses.      4 Q Maybe I'm misunderstanding you.      5 The type of number J 110205 refer      6 to a date?      7 A Yes.      8 Q And is that November 2nd, 2005?      9 A Yes.      10 Q Okay. What would the date      11 2/10/2005 refer to?      12 A I'm sorry. I don't see 210, I see      13 210105. Is that the first page, is that where      14 we're at?      15 Q No, the second page. I think I      16 know what the confusion here is. Take the      17 first column entry, 2/10/2005.      18 A Yes.      19 Q J110205 wire to William Chang, are      20 we looking at the European convention of dates      21 again?      22 A To be honest with you, I have no      23 idea.      24 Q Let me try it this way. You see      25 the date that's in the lefthand column is</p>	<p style="text-align: right;">Page 144</p> <p>1 M. Antonelli      2 A I do not.      3 Q Is that because you don't maintain      4 the invoices?      5 A That's correct.      6 (Document, Bates-stamped C011382 to      7 383 was marked as Maria Antonelli      8 Exhibit No. 11 for identification,      9 as of this date.)      10 Q Ms. Antonelli, would you take a      11 look at Exhibit 11. I put in front of you a      12 two page document dated September 2nd, 2004.      13 On the second page of the document is an      14 application for registration, do you see that?      15 A Yes.      16 Q Do you recognize your handwriting      17 anywhere on that application for registration?      18 A Yes.      19 Q All right. Is all the handwriting      20 on this application for registration yours?      21 A Yes.      22 Q Do you have -- would you agree it's      23 dated August 15, 2004?      24 A Yes.      25 Q Do you have any recollection --</p>
<p style="text-align: right;">Page 143</p> <p>1 M. Antonelli      2 2/10/2005?      3 A Yes.      4 Q If you reverse the date to 110205      5 it becomes 21105, correct?      6 A Yes.      7 Q And if you take the date below that      8 column --      9 MR. HORNICK: I'm going to object      10 to this line of testimony because if      11 carry your reasoning forward, lower down      12 the page you have numbers that don't      13 exist, in months or days.      14 MR. COOPER: Fair enough.      15 MR. HORNICK: Why don't you ask the      16 witness if she knows what these are?      17 Q You said previously you thought the      18 invoice numbers refers to dates?      19 A Yes.      20 Q Do you still believe that?      21 A No.      22 Q You just believe they're invoice      23 numbers?      24 A Yes.      25 Q Do you know?</p>	<p style="text-align: right;">Page 145</p> <p>1 M. Antonelli      2 independent recollection of preparing this      3 document?      4 A I do.      5 Q Tell me the circumstances that you      6 recall about preparing this document.      7 A Cameron called me, asked me if I      8 would register in the state of Connecticut.      9 Q When you say register, what do you      10 mean register?      11 A Register ConnectU in the state of      12 Connecticut.      13 Q Is that a foreign limited liability      14 company?      15 A Yes.      16 Q How did you know to file as a      17 foreign limited liability company?      18 A He told me that were registered in      19 Delaware and that would be the procedure.      20 Q Okay. Have you ever previously      21 registered a company for a before as a foreign      22 limited liability company prior to Cameron's      23 calling you?      24 A Yes.      25 Q Have you done so for Howard?</p>

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<p style="text-align: right;">Page 146</p> <p>1 M. Antonelli      2 A Yes.      3 Q You have the application for      4 registrations on file in your office --      5 A No.      6 Q -- do you have to request them?      7 A You go on the state of Connecticut      8 website and pull the application and the      9 instructions.      10 Q And do you recall why Cameron      11 requested that you prepare this application      12 for registration?      13 A No. He just asked me if I would do      14 that.      15 Q The information included on the      16 document is just the information you were      17 given and you don't have any independent      18 recollection why?      19 A That's correct.      20 Q Is the signature at the bottom your      21 signature or Cameron Winklevoss' signature?      22 A Cameron asked me to sign for him.      23 Q Do you periodically sign for      24 Cameron on official state documents?      25 A If he asks me to, yes.</p>	<p style="text-align: right;">Page 148</p> <p>1 M. Antonelli      2 Q Okay. You understand, you say      3 it's your handwriting that says, "Websites      4 that allows students," and continues on.      5 A Yes.      6 Q So when I'm using the phrase, have      7 you ever heard about quote, this website, I'm      8 referring to the website you described in the      9 characterization of business and your answer      10 is no?      11 A No.      12 Q In the address required, you      13 indicated -- well, can you read it for the      14 record?      15 A ConnectU, care of Winklevoss      16 Consultants Inc., 500 West Putnam Avenue,      17 Greenwich, Connecticut, 06830.      18 Q Was this the first time you had      19 ever heard of a quote, ConnectU? The filing      20 of this registration or had you heard of it      21 previously?      22 A This is probably the time, yes.      23 Q Prior to August 15, 2004, were you      24 maintaining the type of XL spreadsheet records      25 that are reflected in Exhibit 10?</p>
<p style="text-align: right;">Page 147</p> <p>1 M. Antonelli      2 Q Can you read your handwriting in      3 Paragraph 7, "The character of the business to      4 be transacted in Connecticut"?      5 A Yes.      6 Q Would you read it?      7 A "Website that allows students to      8 list e-mail address, cell phone numbers,      9 screen names, courses being taken, et cetera.      10 It allows you to scout out peers with same      11 internet as you." I can't really read the      12 last word.      13 Q Is it internet or interests?      14 A Oh, it looks like interests.      15 Q That characterization came from      16 Cameron?      17 A Yes.      18 Q Have you ever heard of this      19 business, this website, prior to this      20 discussion about the registration?      21 A About the website?      22 Q Yes, that he was referring to?      23 A At that time, no.      24 Q Did you --      25 A I don't believe so, no.</p>	<p style="text-align: right;">Page 149</p> <p>1 M. Antonelli      2 A I wasn't.      3 Q Was Ms. Glashen?      4 A Yes.      5 Q Were you forwarding her information      6 for using that RowAmerica account?      7 A Yes.      8 Q Was there a reason you didn't know      9 that when you were forwarding that information      10 it was for ConnectU?      11 A I don't recall.      12 Q Is it possible you did know about      13 --      14 A It's possible.      15 Q Did this registration get accepted      16 by the state of Connecticut?      17 A It did not.      18 Q Is there a reason it did not?      19 A I received a letter saying that I      20 neglected -- I had put ConnectU, that it was      21 an LLC, and we neglected to put LLC down.      22 Q Is the letter you received the      23 letter on Page 1?      24 A Yes.      25 Q And that's dated September 1, 2004?</p>